

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

SANDRA K. JOHNSTON, PH. D,

Plaintiff,

v.

CATHY JESS, MICHAEL MEISNER,
MATTHEW WALLOCH, CODY
WAGNER, DANIEL SCHROEDER,
DAVE ROSS, DEDE MORGAN
and SANDRA HAUTAMUKI,

Defendants.

ORDER

18-cv-882-bbc

Pro se plaintiff Sandra Johnston is proceeding on claims that various state officials violated her rights to freedom of intimate association and procedural due process under the Fourteenth Amendment when they terminated her employment and suspended her psychological license for one year. Before the court is a letter plaintiff filed with the court on July 15, 2019, in which she states that Assistant Attorney General Blythe has refused to provide her copies of the licensing complaints that defendants Michael Meisner and Sandra Hautamaki filed against her. Dkt. #47. Although the court construed the letter as a motion to compel discovery and set briefing on the matter, none of the defendants responded to the motion and plaintiff did not file a reply. However, attached to plaintiff's letter is defendants' supplemental response to plaintiff's first request for production of documents, in which defendants state that they have produced several complaints, including one filed by Hautamaki and others filed by Meisner. Because it appears that plaintiff may have

received the documents that she is seeking, I will deny the motion to compel without prejudice. If plaintiff still believes that defendants have not produced all of the information requested, she should first try to resolve the issue with defense counsel. If those efforts are unsuccessful, she may file another motion with the court specifically identifying what information she seeks and why defendants' previous discovery responses were inadequate.

ORDER

IT IS ORDERED that plaintiff Sandra Johnston's motion to compel, dkt. #47, is DENIED.

Entered this 15th day of October, 2019.

BY THE COURT:

/s/

BARBARA B. CRABB
District Judge